

UNITED STATES PATENT AND TRADEMARK OFFICE



APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/733,896	12/12/2000	Carlos Pinzon	05725.0806-00	5467
75	90 03/05/2002			
FINNEGAN, HENDERSON, FARABOW GARRETT & DUNNER, L.L.P 1300 I Street, N.W.			EXAMINER	
			RAJGURU, UMAKANT K	
Washington, Do	C 20005-3315		ART UNIT	PAPER NUMBER
			1711	4
			DATE MAILED: 03/05/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

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· ·	Application No.	Applicant(s)		
Office Action Summary	Examiner	Group Art Un	nit	
-The MAILING DATE of this communication app	pears on the cover shee	t beneath the correspondenc	e address	
Period for Response				
A SHORTENED STATUTORY PERIOD FOR RESPONSE I MAILING DATE OF THIS COMMUNICATION.	S SET TO EXPIRE 30	days Monthey) FROM TH	HE.	
 Extensions of time may be available under the provisions of 37 Cl from the mailing date of this communication. If the period for response specified above is less than thirty (30) d If NO period for response is specified above, such period shall, by Failure to respond within the set or extended period for response 	ays, a response within the stay default, expire SIX (6) MON	ututory minimum of thirty (30) days wil FHS from the mailing date of this com	l be considered timely. munication.	
Status				
☐ Responsive to communication(s) filed on			·	
☐ This action is FINAL.				
 Since this application is in condition for allowance exc accordance with the practice under Ex parte Quayle, 	ept for formal matters, po 1935 C.D. 1 1; 453 O.G.	rosecution as to the merits is 213.	closed in	
Disposition of Claims				
Claim(s) 1-299		is/are pending in the	application.	
Of the above claim(s)				
☐ Claim(s)		is/are allowed.		
□ Claim(s)	is/are rejected.			
☐ Claim(s)		is/are objected to.		
¥ Claim(s)		are subject to restrict	are subject to restriction or election	
		requirement.		
Application Papers See the attached Notice of Draftsperson's Patent Draftsperson's Pate	wing Review PTO-948			
☐ The proposed drawing correction, filed on	-	ed		
☐ The drawing(s) filed on is/are ol				
☐ The specification is objected to by the Examiner.				
☐ The oath or declaration is objected to by the Examine	er.			
Priority under 35 U.S.C. § 119 (a)-(d)				
Priority under 35 U.S.C. § 119 (a)-(d) Acknowledgment is made of a claim for foreign priorit All Some* None of the CERTIFIED copies received. received in Application No. (Series Code/Serial Number of the Certification No.)	s of the priority document	s have been		
 □ Acknowledgment is made of a claim for foreign priorit □ All □ Some* □ None of the CERTIFIED copies □ received. □ received in Application No. (Series Code/Serial Numbers) 	s of the priority document amber) International Bureau (PC	s have been T Rule 1 7.2(a)).		
 □ Acknowledgment is made of a claim for foreign priorit □ All □ Some* □ None of the CERTIFIED copies □ received. □ received in Application No. (Series Code/Serial Nu □ received in this national stage application from the 	s of the priority document amber) International Bureau (PC	s have been T Rule 1 7.2(a)).		
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Application/Control Number: 09733896

Art Unit: 1711

DETAILED ACTION

Restriction to one of the following inventions is required under 35 U.S.C. 121:

I. Claims 1-281, 286 and 288-299, drawn to a composition, classified in class 524, subclass 35.

Claims 282-285 and 289, drawn to a foundation, a lipstick, skin core formula etc. classified in class 424, subclass 64.

The inventions are distinct, each from the other because:

Inventions I and II are related as mutually exclusive species in an intermediate-final product relationship. Distinctness is proven for claims in this relationship if the intermediate product is useful to make other than the final product (MPEP § 806.04(b), 3rd paragraph). and the species are patentably distinct (MPEP § 806.04(h)). In the instant case, the intermediate product is deemed to be useful as a material for coating or spraying and the inventions are deemed patentably distinct since there is nothing on this record to show them to be obvious variants. Should applicant traverse on the ground that the species are not patentably distinct. applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions anticipated by the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

Application/Control Number: 09733896

Page 3

Art Unit: 1711

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

A telephone call was made to attorney Michelle O'Brien on December 4, 2001 to request an oral election to the above restriction requirement, but did not result in an election being made.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to U.K. Rajguru whose telephone number is (703) 308-3224. The examiner can normally be reached on Monday-Friday from 9:30am to 6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James J. Seidleck, can be reached on (703) 308-2462. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9310/9311.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

UKRajguru:evh

2/28/02